UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NEW YORK	
RONALD DAVIDSON,	
Plaintiff, vs.	
UDAY K. DESAI, M.D., ET AL.,	Docket No: 03-CV-121S
Defendants.	

DEFENDANTS' EXHIBIT LIST

ERIC T. SCHNEIDERMAN
Attorney General of the State of New York
Attorney for Defendants
BY:
GEORGE MICHAEL ZIMMERMANN
Assistant Attorney General of Counsel
Main Place Tower, Suite 300A
350 Main Street
Buffalo, NY 14202
(716) 853-8444
George.Zimmermann@ag.ny.gov

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NEW YORK

EXHIBIT LIST

Case No.:	03-CV-121S	() Plaintiff
Date:	<u>June 19, 2017</u>	(X) Defendants

Exhibit No.	Description	Marked for Identification	In Evidence
A	Deposition of Ronald Davidson, taken on June 29th, 2007	racinineation	IN EVALUATE TO THE PROPERTY OF
В	Plaintiff's DOCCS Medical Records, Bates Nos. 000001 - 001216.		
С	Plaintiff's DOCCS Medical Records, Bates Nos. 001275 - 001708.		
D	August 13, 2015 Consultant's Reports regarding Plaintiff's Left Shoulder		
Е	March 10, 2014 consultant's report regarding Plaintiff's Left shoulder		
F	November 26, 2013 consultant report regarding Plaintiff's Left shoulder		
G	December 21, 2005 MRI Report of Plaintiff's Left shoulder		
Н	July 25, 2013 MRI Report of Plaintiff's Left shoulder		

I	October 16, 2002 X-Ray Report of Plaintiff's shoulders	
J	Department of Correctional Services ("DOCS") Smoke Free Policy	
К	Elmira CF Pain Management Policy dated March 26, 2002	
L	SUNY Upstate Outpatient Surgery Protocol	
M	August 5, 2004 letter from Dr. Hatef	
N	Electronic Message from Wexford Health Sources dated December 14, 2000 cancelling Plaintiff's Surgery	
О	December 18, 2000, Memorandum from First Dep. Super. Dana Smith to Plaintiff Regarding Cancelled Surgery	
Р	April 2, 2002, Memorandum from Heman Fowler to Sheryl Graubard regarding Elmira CF Pain Management Policy	
Q	Plaintiff's Grievance of July 15, 2004, regarding Elmira CF Pain Management Policy	
R	Plaintiff's Grievance of March 28, 2002, regarding Elmira CF Pain Management Policy	

S	Plaintiff's July 24, 2004 letter to Anthony Annucci and Lester Wright	
Т	DOCCS Division of Health Services Policy 7.11 "Infirmary Care"	
U		
V		
W		
X		
Y		
Z		

DATED: Buffalo, New York March 13, 2017

ERIC T. SCHNEIDERMAN
Attorney General of the State of New York
Attorney for Defendants
BY:

/s/ George Michael Zimmermann
GEORGE MICHAEL ZIMMERMANN

Assistant Attorney General of Counsel Main Place Tower, Suite 300A 350 Main Street Buffalo, NY 14202 (716) 853-8444 George.Zimmermann@ag.ny.gov